

REMARKS

Claim 1 has been amended to include all of the limitations of claim 3 and claims 2-5 have been canceled. Claim 1 remains in the application. These amendments do not add any new matter or material that causes additional consideration. Basically, applicant believes that the amendment simply places the application in better form for allowance. Reconsideration is respectfully requested.

35 U.S.C. 112§ rejections

Claims 1 has been rejected under 35 U.S.C. §112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Applicant has amended claim 1 to rectify the 35 U.S.C. 112 problem pointed out by the Examiner. Applicant believes that the amendment now clarifies "the person", since the claim has been amended to clearly include only one person.

35 U.S.C. §103(a) rejections

Claims 1, 4 and 5 are rejected under 35 U.S.C. §103(a) as being unpatentable over Bookbrowse.com website in view of Garrido (U.S.P. 6,213,703). This rejection is now moot in view of the fact that claims 4 and 5 have now been canceled and present claim is actually claim 3 rewritten in independent form.

Claims 2 and 3 are rejected under 35 U.S.C. §103(a) as being unpatentable over Bookbrowse.com website in view of Garrido (U.S.P. 6,213,703) as applied to claim 1 above, and further in view of Hartrick et al. (U.S.P. 5,532,920). Claim 2 has been canceled and applicant respectfully traverses the rejection of claim 3 (now claim 1).

The Examiner admits that Bookbrowse does not teach entering predetermined items required to purchase a book. Also, Bookbrowse does not teach or suggest the information being further directed to a vendor who then prints the desired book and delivers it to the user.

Garrido does not teach a book recommendation page wherein a book is selected and the entire content is displayed, if requested. Furthermore, Garrido does not

teach a "vendor". Garrido teaches a specialized "EBS 2" which is an electronic bookstore receiving the text from a memory source and using that feed to print a book. This is not a vendor, such as a printer or book binder having text on hand which is then printed.

Additionally, it is improper to combine Garrido with Bookbrowse. Book browse simply connects with booksellers which maintain stocks of printed books. There is nothing in either of the references to suggest that a retailer of books should receive book orders and print the books to order. Booksellers specifically sell books from stocks on hand and do not print books as needed. Thus, the combination is believed to be improper.

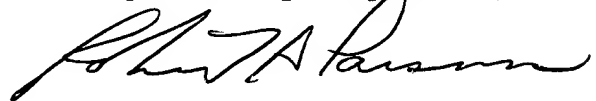
Claim 1 specifies simply that "in response to a request from the person" the entire contents of the book is displayed. No payment is required prior to this display. Hartrick et al. does not provide this feature. Hartrick et al. does not provide the entire content of the book for viewing prior to purchase. In fact, Hartrick requires the payment of royalties prior to printing of the text.

SUMMARY

Specifically absent from the cited references is a method which allows a user to select a book, view the entire content of the selected book upon request, link to vendors having the ability to print the selected book, then have the vendor print and deliver a copy of the selected book. Since none of the applied references teach, suggest or provide motivation for applicant's claimed structure and since none of the applied references can achieve the functions of the present invention, applicant believes that claim 1 is now in condition for allowance.

Withdrawal of the rejections and allowance of the claim is respectfully requested. Should there be any questions or remaining issues, Examiner is cordially invited to telephone the undersigned attorney for a speedy resolution.

Respectfully requested,



Robert A. Parsons
Attorney for Applicant
Registration No. 32,713

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CUSTOMER NUMBER 29370

4000 N. Central Ave., Suite 1220
Phoenix, Arizona 85012
(602) 252-7494